



UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

Case No.: 5:06-CR-00109-R TSGL

Plaintiff,

vs.

ORDER OF DETENTION AFTER HEARING  
[Fed.R.Crim.P. 32.1(a)(6);  
18 U.S.C. 3143(a)]

*Serggria Lamose BROOME*

Defendant.

---

The defendant having been arrested in this District pursuant to a warrant issued by the United States District Court for the CD CA for alleged violation(s) of the terms and conditions of his/her [probation] [supervised release]; and

The Court having conducted a detention hearing pursuant to Federal Rule of Criminal Procedure 32.1(a)(6) and 18 U.S.C. § 3143(a),

The Court finds that:

A. (V) The defendant has not met his/her burden of establishing by clear and convincing evidence that he/she is not likely to flee if released under 18 U.S.C. § 3142(b) or (c). This finding is based on no evid. by A; no bail warrant by Dist J.; resources

1           for bail insufficient; no significant family contact here;  
2           prior failure to appear; numerous aliases DOBs, SSNs  
3

4           and/or

5       B.  The defendant has not met his/her burden of establishing by  
6           clear and convincing evidence that he/she is not likely to pose  
7           a danger to the safety of any other person or the community if  
8           released under 18 U.S.C. § 3142(b) or (c). This finding is based  
9           on: psychiatric issues noted in P Trial Regt; drug history;  
10           criminal history; no evid by a

11

12

13

14       IT THEREFORE IS ORDERED that the defendant be detained pending  
15           the further revocation proceedings.

16

17       Dated: 12/9/09

18

19

20             
RALPH ZAREFSKY  
UNITED STATES MAGISTRATE JUDGE

21

22

23

24

25

26

27

28